Bill No. 28-02

Concerning: Cable Communications – Amendments

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Enacted: November 26, 2002

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Ch. 31 , Laws of Mont. Co. 2002

## COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: Councilmembers Praisner, Andrews, and Ewing.

## AN ACT to:

- (1) establish a system to adjudicate complaints regarding services delivered or carried by a cable communications system in the County;
- (2) clarify and improve the law protecting consumers of cable service and any other product or service delivered or carried by a cable system;
- (3) <u>require regulations to</u> establish initial service-level requirements for cable modem service [[and allow changes to these requirements by regulation]]; <u>and</u>
- (4) [[clarify and strengthen requirements to protect consumers against financial risks of a franchisee; and
- (5)]] generally amend County law regarding cable communications and other products or services delivered or carried by a cable system.

## By amending

Montgomery County Code Chapter 8A, Cable Communications Sections 8A-2, 8A-3, 8A-19, 8A-29, and 8A-31

## By adding

<u>Chapter 8A, Cable Communications</u> Section 8A-31A

The County Council for Montgomery County, Maryland approves the following Act:

1	Secti	on 1.	Sec	tions 8A-2, 8A-3, 8A-19, 8A-29, and 8A-31 of the County
2	Code are a	mend	led <u>, aı</u>	nd Section 8A-31A is added, as follows:
3	8A-2.	Inte	nt and	d purposes.
4	It is t	he int	ent of	the County to promote the public health, safety and general
5	welfare by p	provid	ling fo	or the grant of one or more franchises for the construction
6	and operation	on of	a cabl	e system; to provide for the regulation of each cable system
7	by the Cour	nty; to	prov	ide for the payment of fees and other valuable consideration
8	by a franchi	see to	the C	County for the privilege of using the public rights-of-way for
9	constructing	g and	operat	ting a cable system; to promote the widespread availability
10	of cable and	othe	r com	munications service to County residents and businesses
11	wherever ec	conon	nically	feasible, including to those who reside in multifamily
12	buildings ar	nd in 1	ural c	ommunities; to encourage the development of cable as a
13	means of co	mmu	nicati	on between and among the members of the public and
14	public instit	utions	s; and	to encourage the provision of diverse information to the
15	community	over (	cable.	
16	8A-3.	Defi	nitior	as.
17	In thi	s Cha	pter, t	he following words and phrases have the meanings
18	indicated in	this S	Section	n.
19	[(a)]	*	*	*
20	[(b)]	*	*	*
21	[(c)]	*	*	*
22	[(d)]	*	*	*
23	[(e)]	*	*	*
24		Com	missi	on means the Cable [[Communications]] Compliance
25		Com	missi	on.
26		Com	plain	t means a complaint concerning cable service or any other
27		proc	luct o	r service.

28 [(h)] County means Montgomery County, Maryland, except for the territory located in the municipalities of Barnesville, Brookeville, Chevy Chase 29 30 Village, Chevy Chase Section 3, The Town of Chevy Chase, Chevy 31 Chase Section 5, Gaithersburg, Garrett Park, Glen Echo, Kensington, 32 Laytonsville, Poolesville, Rockville, Somerset, Takoma Park, and 33 Washington Grove. [Unless otherwise clear from the context, where the term "County" is used in this Chapter, it means the County 34 Executive. However, where legislative approval of an activity is 35 36 specifically required under this chapter, "County" means the County 37 Executive subject to the approval of the County Council. \* \* 38 [(i)]\* 39 \* [(i)]40 \* [(k)]\* \* 41 [(1)][(m)] \* \* \* 42 \* \* 43 [(n)]\* \* 44 [(0)][(p)] Gross revenues means all revenues derived by a franchisee from the 45 46 operation of its cable system [within] in the County, including 47 revenues derived from cable service, home shopping channels, 48 institutional services, rental or lease of equipment, installation fees, [or] [[ ] ] or ancillary services [[ ] ]] [[, or programming]] [[, and any 49 50 other product or service]]. 51 [(q)] *Institutional services* means video, audio, data, and other transmission 52 services provided by a franchisee to institutional users on an 53 individual application, private channel basis, including[,] two-way

54 video, audio, or digital signals among institutions, or from institutions to residential subscribers. 55 \* 56 [(r)]57 Other product or service means any product or service that is not a cable service but uses any facility or equipment constructed, installed, 58 59 maintained, operated, or occupying the public rights-of-way under a franchise issued under this Chapter, notwithstanding how the service 60 or product is characterized or regulated under federal law. Other 61 product or service may include one-way or interactive video, audio, 62 data (including cable modem), and information services. [[To 63 64 encourage earlier deployment of cable service and other products and services, a **franchise agreement** may include a contractual agreement 65 66 between the franchisee and the County to treat any other product or 67 service according to the same terms and conditions that the **franchise** applies to cable service. Unless a franchise agreement includes an 68 enforceable contractual provision to treat the other product or service 69 70 as a **cable service**, the **franchisee** must not demand, collect, or retain 71 any subscriber fees or other compensation for any other product or service unless the **franchisee** provided that product or service under a 72 separate franchise granted under Chapter 49.]] 73 \* 74 [(s)]\* 75 [(t)]\* 76 [(u)]77 [(v)] [[\* \* [] Subscriber means any person who legally receives any cable service or other product or service provided by a [[cable 78 79 system]] **franchisee**, but does not include persons who receive not

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80		more than two channels of non-commercial closed circuit video
81		service which is not made available to the general public.
82	[(w)]	System malfunction means an equipment or facility failure that results
83		in the loss of satisfactory service on one or more channels. A
84		malfunction is a major malfunction if it affects 11 or more
85		subscribers.
86	[(x)]	* * *
87	[(y)]	* * *
88	[(z)]	[[User means a person [utilizing a cable system's facilities for
89		purposes of transmission of material] who uses any facility or
90		equipment constructed, installed, maintained, operated, or occupying
91		the public rights-of-way under a franchise issued under this Chapter to
92		provide any cable service, other product or service, or information
93		to subscribers or [others] any other person.]] * * *
94	8A-19.	Security deposit.
95	(a)	The <b>franchisee</b> must post with the County, and maintain at all times
96		during the term of the <b>franchise</b> , a cash security deposit [in] [[of not
97		less than 1.25 percent of the franchisee's total <b>gross revenues</b> during
98		the preceding 4 quarters, or]] $\underline{in}$ the amount specified in the <b>franchise</b>
99		agreement [before the franchise is effective] [[, whichever is
100		<pre>greater]]. The County must hold the security deposit as security for:</pre>
101		(1) faithful performance of all applicable provisions of law and the
102		franchise agreement;
103		(2) compliance with all orders, permits, and directions of the
104		County; and

105		(3)	payment by the franchisee of any claims, liens, or taxes due to
106			the County because of the construction, operation or
107			maintenance of the system.
108			* * *
109	<u>(g)</u>	The	requirements of this Section may be waived only [[by resolution
110		adop	eted by the Council]] with the Council's approval.
111	8A-29.	Adn	ninistration.
112			* * *
113	(b)	The	County Executive [has responsibility for the administration]
114		[[ <u>,</u> ar	nd the <b>Commission</b> to the extent authorized in Section 8A-31,]]
115		must	<u>t administer</u> and [enforcement of] <u>enforce</u> this Chapter and any
116		fran	chise agreement [[according to policies adopted or enacted by
117		the C	Council]], including:
118		(1)	adjusting any rate of interest, fee, bond, or insurance coverage
119			amount [in] to comply with the highest minimum requirements
120			of this Chapter or [in] a franchise agreement[[, or that the
121			Executive or the Commission find are necessary to protect
122			<pre>consumers]];</pre>
123		(2)	except as provided in Section 8A-31A, establishing procedures
124			for [the conduct of] conducting public hearings and other
125			proceedings required by this Chapter or a franchise
126			agreement;
127		(3)	except as provided in Section 8A-31A, conducting public [[or
128			complaint-adjudication]] hearings, including designating
129			hearing officers;
130		(4)	adopting [of] regulations under method (2) to implement
131			federal law, this Chapter, and all franchise agreements, except

132		that the Executive must issue regulations establishing
133		application filing fees [must be] under method (3);
134		* * *
135	(c)	Actions by the County Executive in the following matters are subject
136		to approval and modification by the Council:
137		* * *
138	8A-31.	Cable Communications [Advisory Committee] [[Commission]]
139		Advisory Committee.
140	(a)	[A] <u>Established</u> . The Cable Communications [Advisory Committee]
141		[[Commission]] Advisory Committee is established to provide advice
142		and recommendations on the administration of this Chapter and any
143		franchise agreement or application[[; adjudicate complaints
144		involving cable service or any other product or service or alleged
145		violation of this Chapter, and establish and enforce service level
146		requirements for these services]].
147	[[ [ ]]]	
148	(b)	The Cable Communications Advisory Committee should meet
149		quarterly or on a more frequent basis if requested by the County
150		Executive or County Council or if the chairperson or Committee
151		determines it necessary.[[ ] ]]
152	[(c)]	
153	[[ <u>(b)</u>	<u>Membership.</u>
154		<u>(1)</u> ]]
155	<u>(c)</u>	The [[ [ ]] Cable Communications Advisory Committee [[ ] ]]
156		[[Commission]] must [be composed of] include at least 13 and not
157		more than 19 voting members appointed by the County Executive and

158		confirmed by the Council [for 3-year terms.] [[, including:]] for 3-year
159		terms.
160	[[ ] ]]	
161	(d)	The membership must include [[ ] ]]
162		[[(A)]]
163		one representative selected by the Montgomery County Chapter of the
164		Maryland Municipal League[,];
165		[[(B)]]
166		one representative selected by the City of Rockville [,]; and
167		[[(C)]]
168		one representative selected by the City of Takoma Park.
169		[[(2) The Commission must include 1 or 2 non-voting members
170		appointed by the Executive and confirmed by the Council who
171		represent the cable communications industry. A Commissioner
172		appointed under this paragraph must not participate in the
173		adjudication of a complaint.
174		<u>(3)</u> ]]
175	The [1	membership] [[Commissioners]] members annually must [annually]
176	elect 1	the chairperson and vice chairperson of the [Committee]
177	[[ <u>Con</u>	nmission]] Committee. A person must not serve more than 2
178	conse	cutive terms as chairperson.
179	[(e)]	
180		[[(3)]]
181		$[[\underline{(4)}]]$
182	<u>(e)</u>	[Members] [[Commissioners]] Members are subject to [the provisions
183		of] Chapter 19A, except that [[a voting member or prospective
184		member of the Commission must file a limited public]] financial

185		disclosure [[statements are limited to]] [[statement regarding any]]
186		statements are confidential and limited to communications-related
187		activities and interests. [[The]] [[Each voting and non-voting member
188		or prospective member of the Commission also must file a
189		confidential financial disclosure statements[[are confidential]] [as
190		provided under law].]]
191		* * *
192	<u>8A-31A.</u>	<u>Cable Compliance Commission.</u>
193	<u>(a)</u>	Established. The Cable Compliance Commission is established to
194		adjudicate subscriber complaints involving customer cable service or
195		any other product or service.
196	<u>(b)</u>	Membership. The Commission is comprised of 5 voting members
197		appointed by the County Executive and confirmed by the County
198		Council. Each appointee must be appointed to a 3-year term. The
199		Commission should include:
200		(1) <u>a cable television service <b>subscriber</b>;</u>
201		(2) <u>a broadband Internet service <b>subscriber</b>;</u>
202		(3) an individual with general business experience; and
203		(4) an individual with technical experience in communications.
204	<u>(c)</u>	Officers. The Commissioners annually must elect a chair and vice
205		chair of the Commission. An individual must not serve more than 2
206		consecutive terms as chair.
207	<u>(d)</u>	Insufficient initial quorum. The Executive must appoint 5 members of
208		the Commission and submit the appointments for confirmation by the
209		Council by March 15, 2003. If the Council has not confirmed at least
210		3 appointees by May 15, 2003, the Cable Communications Advisory
211		Committee established under Section 8A-31 must perform the

212		<u>functions of</u>	the Commission until at least 3 members of the
213		Commission	are confirmed by the Council.
214	<u>(e)</u>	Ethics. Eac	h member of the Commission is subject to Chapter 19A,
215		except that t	the member or prospective member must file a limited
216		public finan	cial disclosure statement regarding any communication-
217		related activ	rities and interests and a full confidential financial
218		disclosure s	tatement.
219	[[ <u>(c)</u>	Duties. Not	withstanding any franchise provision or subscriber or
220		user agreen	nent to the contrary, the Commission must:
221		(1) decid	e a complaint, including any complaint alleging a
222		violat	ion of this Chapter, a franchise, a regulation issued by the
223		Com	mission or the Executive, or any]] [[other legal
224		<u>requi</u>	rement]] [[applicable provision of Chapter 11 (Consumer
225		<u>Prote</u>	ction), including, for example, a complaint filed by a
226		subsc	criber]] [[or]] [[ <u>, user, or]] [[by]] [[the Department of</u>
227		<u>Techi</u>	nology Services]] [[on behalf of the County, one or more
228		indivi	duals, or the public,]] [[alleging that:]]
229		[[(A)	a franchisee failed to comply with customer service
230			standards in this Chapter or any stricter standard
231			established in the <b>franchise</b> or by the <b>Commission</b> or
232			Executive regulation, or adopted by the Council by
233			resolution;
234		<u>(B)</u>	a <b>franchisee</b> failed to provide the highest level of <b>cable</b>
235			or other products or service required by this Chapter,
236			Commission regulations, a franchise, or any other legal
237			requirement; or]]

238			[[(C) a franchisee]] [[engaged]] [[violated Section 8A-15 by
239			engaging in an anti-competitive actions]] [[affecting the]]
240			[[public or another County cable <b>franchisee</b> ]] [[a current
241			or prospective subscriber or user;
242		<u>(2)</u>	issue regulations under method (2) to implement this Chapter
243			and protect consumers, including minimum requirements for
244			levels of service and customer service for cable service and any
245			other product or service;
246		<u>(3)</u>	review the annual cable communications plan required under
247			Section 8A-28 and make budget recommendations to the
248			Executive and the Council regarding the plan and the
249			Commission's operations; and
250		<u>(4)</u>	report at least annually to the Executive and Council on the
251			Commission's activities and any recommendations for
252			improving the law, regulations, and cable and other products
253			and services to County residents and businesses.]]
254	[[(d)]	]	
255	<u>(f)</u>	<u>Autho</u>	ority. The Commission may:
256		[[(1)	Order the county cable administrator or the County's Chief
257			Information Officer to take]] [[Take any action that the
258			Commission decides is necessary to enforce customer-service
259			and other requirements of this Chapter or Chapter 11
260			(Consumer Protection), a regulation, or a franchise.
261		<u>(2)</u>	Impose any penalty or sanction that the County could impose
262			under this Chapter or Chapter 11, a regulation issued under]]
263			[[this]] [[either Chapter, or a franchise agreement]] [[. The
264			Council must approve any Commission order to revoke,

265			reduce]] [[, except revoking, reducing the term of, or otherwise
266			modifying a <b>franchise</b> ]] [[, or to]][[.]] [[The Commission may
267			require]]
268		<u>(1)</u>	Require a franchisee to provide a refund [[or other payment]]
269			to [[all customers in the County who receive the particular
270			<u>cable service</u> or <u>other product or service</u> that was the subject
271			of a complaint]] a complainant.
272		[[(3)]	]
273		<u>(2)</u>	Appoint a qualified person to mediate a case if the complainant
274			[[(which may include the County)]] and respondent agree to
275			binding or non-binding mediation. A consent order resulting
276			from mediation and approved by the Commission is an order of
277			the Commission. If the mediator or the Commission finds that
278			the parties are not likely to agree to a mediated consent order
279			within a reasonable time, the Commission must decide the
280			<u>case.</u>
281		[[(4)]	]
282		<u>(3)</u>	Order a franchisee [[or claimant]] to pay damages of up to
283			\$1,000 to a person injured or aggrieved by the <b>franchisee's</b>
284			actions. This limit applies separately to each violation.
285	[ <u>[(e)]</u>	]	
286	<u>(g)</u>	<u>Hear</u>	<u>ing Procedures.</u>
287		<u>(1)</u>	The Administrative Procedures Act (Article II of Chapter 2A)
288			applies to a complaint filed with the <b>Commission</b> and governs
289			the Commission's hearings and decisions, unless otherwise
290			expressly provided in this Chapter. The Commission may

291			issue procedural rules under method (2) to implement this
292			subsection.
293		<u>(2)</u>	Before filing a complaint with the <b>Commission</b> , a complainant
294			must file the complaint with the county cable administrator. If
295			the cable administrator is unable to resolve the complaint to the
296			complainant's satisfaction within 30 days, the complainant may
297			file the complaint with the Commission.
298		<u>(3)</u>	If the Commission decides to conduct a public hearing on the
299			complaint, the Commission must notify the complainant, the
300			<b>franchisee</b> , the county cable administrator or the County's
301			Chief Information Officer (CIO), and any other person that
302			Commission rules require to be notified. Except as provided in
303			Section 2A-9, the notice must be sent [[or delivered]] at least 15
304			days before the hearing. The <b>Commission</b> may hold a hearing
305			at the request of any party to the complaint (which may include
306			the cable administrator or CIO) or on the Commission's own
307			initiative, or may decide a complaint without a hearing.
308	[[ <u>(f)]]</u>		
309	<u>(h)</u>	<u>Legal</u>	representation. The County Attorney must provide legal advice
310		and re	epresentation to the Commission and must enforce any
311		Com	mission order. The County Attorney may represent the interests
312		of the	County in any proceeding before the Commission, consistent
313		with 1	policies established by the Council.
314	[[(g)]	]	
315	<u>(i)</u>	<u>Confl</u>	icting subscriber agreement. Any provision in a subscriber
316		<u>agree</u>	ement, whether written or oral, that conflicts with this Chapter, a
317		francl	nise agreement, or any regulation or other legal requirement is

318		unenforceable. An unenforceable provision does not affect other
319		provisions of the subscriber agreement that can be given effect
320		without the unenforceable provision. "Subscriber agreement"
321		includes any agreement that the franchisee requires a subscriber[[,
322		user, or other person]] to [[sign]] agree to as a condition of receiving
323		cable service or any other products and services.
324	[[(h)]]	<u>(i)</u> <i>Fee.</i> The Executive may issue regulations under method (3)
325		setting a reasonable fee for filing a complaint with the [[Board]]
326		<u>Commission</u> . The filer must pay the fee to the County when filing a
327		complaint. The Commission, cable administrator, or CIO may waive
328		the filing fee upon request if the fee would be a financial hardship for
329		the complainant. If the parties agree to a consent order after
330		mediation, the Commission may refund the filing fee. The
331		Commission may order the losing party to pay another party's filing
332		fees or other reasonable expenses related to the hearing, including
333		attorney's fees, in addition to ordering payment of damages [[or
334		equitable relief]].
335	[ <u>[(i)]]</u>	(k) Staff and other support. The Chief Administrative Officer must
336		provide the services and County facilities that are reasonably
337		necessary for the Commission to perform its duties.
338	Sec. 2	2. [[Initial service]] <u>Service</u> -level requirements for cable
339	modem ser	vice.
340	[[(a)	General requirement. In addition to any other customer service
341		requirement in a franchise, law, or rule, any person who provides
342		Internet service as a "cable service" or as any "other product or
343		service" (as those terms are defined in Code Section 8A-3, as
344		amended by this Act) must provide service that meets the following

345		minin	num f	unctional requirements. These requirements are not	
346		intend	ded to	establish technical standards and may be satisfied using	
347		any a	vailab	le technology. Any requirement concerning the speed or	
348		<u>reliab</u>	ility o	f service applies to communications between a	
349		subsc	<u>eriber</u>	's or user's computer and a host computer controlled or	
350		direct	directly accessed by a franchisee, including the franchisee's point-		
351		of-pre	esence	service provider.]]	
352	[[(b)	Modi	ficatio	n. The Cable Communications Commission may amend or	
353		super	sede tl	hese standards at any time by regulation, as provided in	
354		Chapt	ter 8A	of the Code.]]	
355	[[(c)	Funci	tional	requirements. Internet service must:	
356		(1)	provi	de and maintain download bandwidth of at least 1.0	
357			mega	abits per second (Mbps), except that, during any 24-hour	
358			perio	d, the bandwidth may be less than:	
359			(A)	1.0 Mbps for not more than a total of 6 hours;	
360			(B)	512 kilobits per second (kbs) for not more than a total of	
361				1 hour; and	
362			(C)	56 kbs for not more than a total of 30 minutes;	
363		(2)	provi	de and maintain upload bandwidth of at least 128kbs for a	
364			total	of at least 23 hours during any 24-hour period;	
365		(3)	limit	IP latency, during any 24-hour period, to not more than:	
366			(A)	60 milliseconds (ms) for more than a total of 1 hour; and	
367			(B)	30 ms for more than a total of 6 hours;	
368		(4)	provi	de and maintain download capacity of at least:	
369			(A)	3 gigabytes [[(Gb)]] (GB) in any 24-hour period;	
370			(B)	100 [[Gb]] <u>GB</u> in any 28-day period;	
371		(5)	provi	de and maintain upload capacity of at least:	

372		(A)	2 [[(Gb)]] (GB) in any 24-hour period; and
373		(B)	33 [[(Gb)]] (GB) in any 30-day period;
374	(6)	provide mail servers that are available to actively accept in-	
375		bound	d email messages during at least 95 percent of any 1-week
376		perio	d;
377	(7)	provi	de mail servers that, during any 1-week period, actively
378		attem	pt to send out-bound email messages:
379		(A)	within 5 minutes during at least 95 percent of the period;
380		(B)	within 24 hours during at least 99 percent of the period;
381			and
382		(C)	within 72 hours at all times;
383	(8)	provi	de email service that allows:
384		(A)	at least 5 megabytes [[(Mb)]] (MB) of storage for each
385			mailbox;
386		(B)	at least [[6]] 4 email addresses per account;
387		(C)	messages with up to at least 100 recipients;
388		(D)	messages that show a user-provided return address;
389		(E)	individual mail messages of at least 1 [[Mb]] MB;
390		(F)	a subscriber to retain on the provider's servers, up to the
391			limit of the subscriber's allocated storage space, any in-
392			bound or out-bound email to or from the subscriber;
393	(9)	provi	de DNS root-server based responses during at least 95 of
394		any 1	-week period;
395	(10)	ensur	res that no TCP/IP [[ports are not]] port is blocked in either
396		the incoming or outgoing direction;	
397	(11)	allow	rs all methods of multiplexing multiple hosts onto single IF
398		addre	ess (such as <u>network address translation</u> , or NAT); and

399		(12) allow all subscribers to use any method of sending and
400		receiving encrypted or encapsulated data (such as those
401		generated by a virtual private network, or VPN).]]
402	The C	County Executive must issue regulations under method (2) establishing
403	minimum ca	able modem service levels that a franchisee must provide. The
404	regulations	supersede any less-stringent requirements in a franchise or subscriber
405	agreement.	
406	Sec. 3	3. Transition.
407	[[(a)	An individual who is a member of the Cable Communications
408		Advisory Committee when this Act takes effect is a member of the
409		Cable Communications Commission. The term of the Commissioner
410		expires when the member's term on the Committee would have
411		expired.]]
412	[[(b)	In applying any law or policy that limits the number of consecutive or
413		cumulative terms of a member or officer of the Commission, an
414		individual who became a Commissioner under subsection (a) is
415		deemed to have been appointed and approved as a Commissioner on
416		the date this Act takes effect, without regard to any prior service on
417		the Advisory Committee, to fill the remainder of the term described in
418		subsection (a).]]
419	[[(c)	Before the Council approves the appointment of any other member of
420		the Commission, the Executive must designate the initial term of the
421		member as 1, 2, or 3 years, so that not more than one-third of
422		Commission member terms will expire in the same year.]]
423	[[(d)]]	l
424	<u>(a)</u>	This Act applies to each current or future franchise, franchisee,
425		[[user]] <u>subscriber</u> , or other person subject to the requirements of the

426		County Cable Communications Act, as	amended by this and any
427		future Act, and supersedes any contrary	regulation, franchise,
428		franchise agreement, subscriber agreem	ent, or other agreement. The
429		complaint adjudication provisions in Cl	napter 8A of the Code, as
430		amended by this Act, apply to any com	plaint pending on, or filed on
431		or after, the date this Act takes effect.	Section [[8A-31(g)]] 8A-
432		31A(i) applies to any subscriber agreen	nent modified or entered into
433		after this Act becomes law.	
434	[[(e)	Any reference to the Cable Communica	ations Advisory Committee in a
435		law, regulation, or policy in effect when	n this Act takes effect must be
436		treated as a reference to the Commission	on unless the context clearly
437		indicates otherwise, or the provision co	nflicts with this Act.]]
438	<u>(b)</u>	The County Executive must designate t	he initial term of 2 members of
439		the Cable Compliance Commission as 2	2 years. Any later term of
440		these 2 members, and the terms of all o	ther members, must be 3 years.
441	Sec.	<u>Expiration date.</u>	
442	<u>This</u>	Act expires on December 31, 2005.	
443	Approved:		
444	(0.1		D 1 2 2002
444	/S/	warman Drasidant County Council	December 2, 2002
445		verman, President, County Council	Date
446	Approved:		
447	/S/		December 5, 2002
	Douglas M. I	Ouncan, County Executive	Date
448	This is a corr	ect copy of Council action.	
449	/S/		December 9, 2002
	Mary A. Edga	ar, CMC, Clerk of the Council	Date